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PAPER

03/24/2011

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/788,420	02/21/2001	Oh Nam Kwon	8733.388.00	5851
	7590 03/24/201 ONG & ALDRIDGE L	EXAM	EXAMINER	
1900 K STREET, NW WASHINGTON, DC 20006			RUDE, TIMOTHY L	
			ART UNIT	PAPER NUMBER
			2871	
			MAIL DATE	DELIVERY MODE

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.		Applicant(s)	
09/788,420		KWON ET AL.	
	Examiner	Art Unit	
	TIMOTHY BUDE	2871	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply

eamed patent	term adjustment.	566 37	GFR 1.704(D).	

WHICHEVER IS LONGER, FROM THE MAILING DA' - Extensions of time may be available under the provisions of 37 CFR 1.136 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will - Failure to nephy within the set or extended period for reply will, by statute, or	(a). In no event, however, may a reply be timely filed apply and will expire SIX (6) MONTHS from the mailing date of this communication. ause the application to become ABANDONED (35 U.S.C. § 133).	
Any reply received by the Office later than three months after the mailing dearned patent term adjustment. See 37 CFR 1.704(b).	late of this communication, even if timely filed, may reduce any	
Status		
1) Responsive to communication(s) filed on 18 Ma	<u>rch 2011</u> .	
2a) This action is FINAL . 2b) ☑ This a	action is non-final.	
3) Since this application is in condition for allowand	be except for formal matters, prosecution as to the merits is	
closed in accordance with the practice under Ex	parte Quayle, 1935 C.D. 11, 453 O.G. 213.	
Disposition of Claims		
4)⊠ Claim(s) 1-9 and 11-27 is/are pending in the app	plication.	
4a) Of the above claim(s) 11-26 is/are withdrawn		
5) Claim(s) is/are allowed.		
6) Claim(s) 1-9 and 27 is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/or	election requirement.	
Application Papers		
	oted or b) objected to by the Examiner.	
Priority under 35 U.S.C. § 119		
12) ☐ Acknowledgment is made of a claim for foreign p a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents 2. ☐ Certified copies of the priority documents 3. ☐ Copies of the certified copies of the priorit application from the International Bureau * See the attached detailed Office action for a list of	have been received. have been received in Application No y documents have been received in this National Stage (PCT Rule 17.2(a)).	
Attachment(s)		
1) Notice of References Cited (PTO-892)	4) Interview Summary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s) Mail Date 1) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s) Mail Date 5) Notice of Draftsperson's Patent Application		

	I Notice of References Cited (FTO-032)
	Notice of Draftsperson's Patent Drawing Review (PTO-948)
201	Information Nicolanum Continues (NTN (CH486)

Paper No(s)/Mail Date

6) Other:

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06)

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submissions filed on 18 February 2011 and 18 March 2011 have been entered.

Claims and Claim Objections

Claim 1 is amended.

Applicant's amendment is considered to NOT depart from the constructively elected species, lest Applicant be non-responsive.

Examiner has made every effort to fully examine the merits of Applicant's claims within the context of the constructively elected species. Rejections match the structure of the constructively elected species. Also, examiner maintains the structure of Applicant's device as shown in Applicant's Figure 3E is properly rejected by the applied prior art per rejections below.

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Please note, Applicant's 18 March 2011 claims listing is improper because it does not properly amend from Applicant's 18 February 2011 claims listing. After final amendments are entered upon entry of an BCE.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior at are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- Determining the scope and contents of the prior art.
- Ascertaining the differences between the prior art and the claims at issue.
- Resolving the level of ordinary skill in the pertinent art.
- Considering objective evidence present in the application indicating obviousness or nonobviousness.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to

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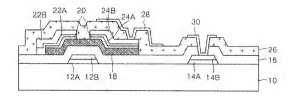
consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 1-9 and 27-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's admitted prior art (APA).

As to claims 1, 8-9, and 28, APA discloses a liquid crystal display (LCD) device (Fig. 1E) having a substrate (10), a first conductive layer (12A with no 12B; 12B is optional per Applicant's specification, page 9, per amendment filed 08 May 2007) and a pad layer (14A) on the substrate, wherein the first conductive layer and the pad layer are patterned from the same conductive layer; a first insulating layer (16) on the substrate, the first conductive layer and the pad layer, the first insulating layer having a contact hole (above 14A) exposing a portion of the pad layer; (allowing electrical connection to 14A via contact hole above 14A);

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FIG. 1E



a semiconductor layer (18) on the first insulating layer;

second conductive layers (20) on the semiconductor layer,

third conductive layers, (22A and 24A), on the second conductive layers,

a second insulating layer (26) on the third conductive layers, the second insulating layer having a first contact hole exposing a portion of the third conductive layers (contact hole for pixel electrode) and a second contact hole (hole for 30) exposing the portion of the pad layer through the first insulating layer,

a first adhesion conductive layer, 24B, on the exposed portion of a third conductive layer and a second adhesion conductive layer, 14B, on the exposed portion of the pad layer, wherein the first adhesion conductive laver is directly contacted with the third conductive layer and the second adhesion conductive layer is directly contacted with the pad layer [per APA Figure 1E]:

laver:1.

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a fourth conductive layer (28) on the second insulating layer and the first adhesion conductive layer and electrically contacting a portion of a third conductive layer; a fifth conductive layer (30) on the second insulating layer and the second adhesion conductive layer and electrically contacting the pad layer.

Please note, this is a device claim whereby "formed in" is considered to limit where structure is as opposed to how it got there. Also, something that is at the bottom of a hole is reasonably considered to be in the hole.

APA does not explicitly disclose an embodiment wherein the first and second adhesion conductive layers are respectively <u>contained within</u> the first contact hole and in the second contact hole.

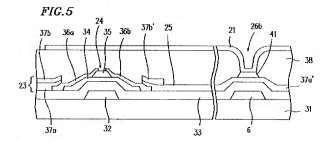
Tagusa teaches at Figure 5 an embodiment wherein such a metal layer, 41, may

be deposited such that it is exclusively and entirely contained with the contact hole, 26b
[hole in element 38, obvious to use at the bottom of all contact holes:

Applicant's a first adhesion conductive layer located only on the area of the third conductive layer exposed by the <u>first contact hole</u> and a second adhesion conductive layer located only on the area of the pad layer exposed by the <u>second contact hole</u> on wherein the first adhesion conductive layer is directly contacted with the third conductive layer and the second adhesion conductive layer is directly contacted with the pad

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as an art recognized configuration suitable for the intended purpose of improving adhesion of the overlying conductive layer with the underlying conductive layer [col. 12, lines 4-34] which would improve yield and reliability [MPEP 2144.07].



Tagusa is evidence that workers of ordinary skill in the art would find the reason, suggestion, or motivation to form such a metal layer such that it is exclusively and entirely contained at the bottom of a contact hole

[hole in element 38, obvious to use at the bottom of all contact holes:

Applicant's a first adhesion conductive layer located only on the area of the third conductive layer exposed by the first contact hole and a second adhesion conductive layer located only on the area of the pad layer exposed by the second contact hole on wherein the first adhesion conductive layer is directly contacted with the third conductive layer and

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the second adhesion conductive layer is directly contacted with the pad layer;].

as an art recognized configuration suitable for the intended purpose of improving adhesion of the overlying conductive layer with the underlying conductive layer [col. 12, lines 4-34] which would improve yield and reliability [MPEP 2144.07].

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the reflective display invention of APA with the sixth metal layer(s) formed such that it is exclusively and entirely contained at the bottom of all contact holes

[hole in element 38, obvious to use at the bottom of all contact holes: Applicant's a first adhesion conductive layer located only on the area of the third conductive layer exposed by the <u>first contact hole</u> and a second adhesion conductive layer located only on the area of the pad layer exposed by the <u>second contact hole</u> on wherein the first adhesion conductive layer is directly contacted with the third conductive layer and the second adhesion conductive layer is directly contacted with the pad layer.],

as an art recognized configuration suitable for the intended purpose of improving adhesion of the overlying conductive layer with the underlying conductive layer [col. 12, lines 4-34] which would improve yield and reliability [MPEP 2144.07]. This would result in a change of configuration from that shown in Applicant's Figure 1E (elements 12A and 14A) to Applicant's Figure 3E (to corresponding elements 34 and 36).

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As to claims 2-3, APA discloses an LCD device as recited above where the first conductive layers include aluminum metal (Specification page 3, lines 1-4 and 18-23).

As to claim 4, APA discloses an LCD device as recited above where the second conductive layers (20) include an impurity-doped semiconductor (Specification page 3, lines 4-7).

As to claims 5-6, APA discloses an LCD device as recited above where the third conductive layers have first (22A) and second (24A) parts that include metal and in between the first and second parts is where the semiconductor is etched (Specification page 3, lines 10-12 and page 4, lines 1-4).

As to claim 7, APA discloses an LCD device as recited above where the fourth conductive layer includes a transparent electrode (Specification page 3, lines 14-17).

As to claim 27, APA discloses the device according to claim 1, wherein the first conductive layers are formed of a single metal, 12A and 14A, and the third conductive layers are formed of a single metal, 22A and 24A. Please also note, APA also teaches these structures may optionally be a single metal, an alloy, or a multi-layered structure, Specification, pages 3 and 4, as amended.

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Response to Arguments

Applicant's arguments filed on 18 March 2011 have been fully considered but they are not persuasive.

Applicant's ONLY substantive arguments are as follows:

- Regarding base claim 1, applied prior art does not disclose presently added limitations.
- (2) Dependent claims are allowable because they directly or indirectly depend from an allowable base claim.

Examiner's responses to Applicant's ONLY arguments are as follows:

(1) It is respectfully pointed out that APA teaches that items 12, 14, 22, and 24, in Applicant's prior art Figure 1E may be single or double layer; both are known and used in the prior art [specification pages 2-4].

Tagusa teaches that such a metal layer, 41, may be deposited such that it is exclusively and entirely contained at the bottom of a contact hole, 26b,

[hole in element 38, obvious to use at the bottom of all contact holes: Applicant's a first adhesion conductive layer located only on the area of the third conductive layer exposed by the <u>first contact hole</u> and a second adhesion conductive layer located only on the area of the pad layer exposed by the <u>second contact hole</u> on wherein the first adhesion conductive layer is directly contacted with the third conductive layer and

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the second adhesion conductive layer is directly contacted with the pad layer;],

as an art recognized configuration suitable for the intended purpose of improving adhesion of the overlying conductive layer with the underlying conductive layer [col. 12, lines 4-34, and Figure 5] which would improve yield and reliability [MPEP 2144.07], per rejections above.

Examiner maintains Applicant's constructively elected species is rendered obvious by APA in view of Tagusa per rejections above.

(2) It is respectfully pointed out that in so far as Applicant has not argued rejection(s) of the limitations of dependent claim(s), Applicant has acquiesced said rejection(s).

Any references cited but not applied are relevant to the instant Application.

Conclusion

All claims are drawn to the same invention claimed in the application prior to the entry of the submission under 37 CFR 1.114 and could have been finally rejected on the grounds and art of record in the next Office action if they had been entered in the application prior to entry under 37 CFR 1.114. Accordingly, THIS ACTION Could Have Been MADE FINAL even though it is a first action after the filling of a request for continued examination and the submission under 37 CFR 1.114. See MPEP § 706.07(b).

As a courtesy, this action is made non-final.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to TIMOTHY RUDE whose telephone number is (571)272-2301. The examiner can normally be reached on Increased Flex Time Program.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nelms C. David can be reached on (571) 272-1787. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/TIMOTHY RUDE/ Primary Examiner, Art Unit 2871